

ESTTA Tracking number: **ESTTA728526**

Filing date: **02/22/2016**

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE  
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

## Notice of Opposition

Notice is hereby given that the following party opposes registration of the indicated application.

### Opposer Information

Name	Take-Two Interactive Software, Inc.
Granted to Date of previous extension	02/21/2016
Address	622 Broadway New York, NY 10012 UNITED STATES

Attorney information	Andrea L. Calvaruso Kelley Drye & Warren LLP 101 Park Avenue New York, NY 10178 UNITED STATES trademarks@kelleydrye.com, ACalvaruso@KelleyDrye.com, SS-isun@KelleyDrye.com, Chris.Hamilton@take2games.com Phone:(212) 808-7800
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### Applicant Information

Application No	86562222	Publication date	08/25/2015
Opposition Filing Date	02/22/2016	Opposition Period Ends	02/21/2016
Applicant	Belkin International, Inc. 12045 E. Waterfront Dr. Playa Vista, CA 90094 UNITED STATES		

### Goods/Services Affected by Opposition

Class 009. First Use: 2008/02/29 First Use In Commerce: 2008/02/29


All goods and services in the class are opposed, namely: Multi-port devices, namely, data access-ports for connecting multiple data and electrical devices (based on use); multi-port devices, namely, USB chargers, USBchargers for use in vehicles, AC electrical outlets and plugs with USB chargers, and USB hubs, cables and connectors; battery packs; surge protectors; multi-port digital media streaming devices that allow wireless streaming to multiple devices; multi-port charging appliances forrechargeable equipment, namely, charging docks and charging stands (based on intent to use)


### Grounds for Opposition

Priority and likelihood of confusion	Trademark Act section 2(d)
Dilution by blurring	Trademark Act section 43(c)


### Marks Cited by Opposer as Basis for Opposition


U.S. Registration	2456387	Application Date	11/15/1999
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No.			
Registration Date	05/29/2001	Foreign Priority Date	NONE
Word Mark	ROCKSTAR GAMES		
Design Mark			
Description of Mark	NONE		
Goods/Services	Class 009. First use: First Use: 1999/04/01 First Use In Commerce: 1999/04/01 COMPUTER GAMES SOFTWARE AND VIDEO GAME PROGRAMS		


U.S. Registration No.	2855543	Application Date	05/14/2002
Registration Date	06/22/2004	Foreign Priority Date	NONE
Word Mark	R ROCKSTAR GAMES		
Design Mark			
Description of Mark	NONE		
Goods/Services	Class 009. First use: First Use: 1999/04/01 First Use In Commerce: 1999/04/01 Computer game software and video game programs		

U.S. Registration No.	4037654	Application Date	12/22/2010
Registration Date	10/11/2011	Foreign Priority Date	NONE
Word Mark	ROCKSTAR GAMES		


Design Mark	
Description of Mark	NONE
Goods/Services	<p>Class 009. First use: First Use: 1999/04/01 First Use In Commerce: 1999/04/01            Animated motion picture films featuringentertainment, namely, action, adventure, dramatic, comedic, children's and documentary themes; computer and video gamesoftware, and related programs and software, namely, screensavers, digital music files, videos, films and other multimedia materials, all featuring entertainment, namely, action, adventure, dramatic,comedic, children's and documentary themes, all delivered via pre-recorded discs and other pre-recorded media and via downloadable delivery on global computer networks and wireless networks; pre-recorded discs and other pre-recorded digital and electronic media in the field of live action programs, motion pictures, oranimation featuring entertainment, namely, action, adventure, dramatic, comedic, children's and documentary themes</p> <p>Class 041. First use: First Use: 1999/04/01 First Use In Commerce: 1999/04/01            Entertainment services, namely, providing a website featuring use of non-downloadable computer and video games, and news, information, tips, hints, contests, computer interface themes and enhancements, audio-visual content, music, films, videos, television programs, animated series, and other multimedia materials, allnon-downloadable and all in the field of computer games and video games; providing information, news and commentary in the field of computer games and video games</p>


U.S. Application No.	85419485	Application Date	09/09/2011
Registration Date	NONE	Foreign Priority Date	NONE
Word Mark	ROCKSTAR STUDIOS		
Design Mark			
Description of Mark	NONE		
Goods/Services	<p>Class 009. First use: First Use: 0 First Use In Commerce: 0            Computer and video game programs and software; downloadable computer and video game programs and software; downloadabledigital materials, namely, ring</p>		


	<p>tones, wallpapers, screensavers, digital music files, and graphics, videos, films, multimedia files, and animated films in the field of video games and computer games, all delivered via global computer networks and wireless networks; pre-recorded digital media featuring computer games and video games, ring tones, wallpapers, screensavers, digital music files, and graphics, videos, films, multimedia files, and animated films in the field of video games and computer games; and pre-recorded video discs and other pre-recorded digital and electronic media in the field of live action programs, motion pictures, or animation featuring entertainment, namely, action, adventure, dramatic, comedic, children's and documentary themes</p> <p>Class 016. First use: First Use: 0 First Use In Commerce: 0 Printed materials, namely, books, pamphlets, periodicals, magazines, and manuals in the field of video games; posters</p> <p>Class 025. First use: First Use: 0 First Use In Commerce: 0 Clothing, namely, shirts, t-shirts, sweatshirts, jackets, and headgear, namely, hats and caps, and footwear</p> <p>Class 041. First use: First Use: 0 First Use In Commerce: 0 Entertainment services, namely, providing online games; providing a website featuring non-downloadable computer and video games, news, information, films, animated films, and other multimedia materials in the field of computer games and video games; providing information, news and commentary in the field of computer games and video games; animated motion picture films featuring entertainment, namely, action, adventure, dramatic, comedic, children's and documentary themes</p>
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U.S. Registration No.	3956411	Application Date	12/05/2008
Registration Date	05/10/2011	Foreign Priority Date	NONE
Word Mark	R EST. 1998 ROCKSTAR WAREHOUSE		
Design Mark			
Description of Mark	<p>The mark consists of the wording "ROCKSTAR WAREHOUSE" overlaying a rectangular strip inside a rectangular background. To the left of the wording, breaking up the rectangular strip, is a design element of a double gryphon with a crown above and the wording "EST. 1998" below. At the center of the double gryphon is the letter "R" and a five point star at the bottom right of the "R".</p>		
Goods/Services	<p>Class 035. First use: First Use: 2001/08/08 First Use In Commerce: 2001/08/08 online retail store services featuring computer games, DVDs, posters, printed publications, bags, toys and apparel, namely, shirts, t-shirts, sweatshirts, casual and leisure jackets, and headgear, namely, hats and caps</p>		

U.S. Registration No.	3956407	Application Date	11/14/2008
Registration Date	05/10/2011	Foreign Priority Date	NONE


Word Mark	ROCKSTAR LOFT
Design Mark	
Description of Mark	NONE
Goods/Services	Class 041. First use: First Use: 1999/10/30 First Use In Commerce: 1999/10/30 Arranging and conducting special events and parties


U.S. Application No.	77715935	Application Date	04/17/2009
Registration Date	NONE	Foreign Priority Date	NONE
Word Mark	ROCKSTAR		
Design Mark			
Description of Mark	The mark consists of the word "ROCKSTAR" with a star connected to the bottom right of the final "R".		
Goods/Services	Class 025. First use: First Use: 2001/10/01 First Use In Commerce: 2001/10/01 clothing, namely, shirts, t-shirts, sweatshirts, casual and leisure jackets; headgear, namely, caps		

U.S. Application No.	77142681	Application Date	03/28/2007
Registration Date	NONE	Foreign Priority Date	NONE
Word Mark	ROCKSTAR		
Design Mark			
Description of Mark	NONE		
Goods/Services	Class 025. First use: First Use: 2001/08/21 First Use In Commerce: 2001/08/21		


	Clothing, namely, shirts, t-shirts, sweatshirts, casual and leisure jackets; headgear, namely, hats and caps
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U.S. Registration No.	4843249	Application Date	05/18/2006
Registration Date	11/03/2015	Foreign Priority Date	NONE
Word Mark	ROCKSTAR WAREHOUSE		
Design Mark			
Description of Mark	NONE		
Goods/Services	Class 035. First use: First Use: 2001/08/08 First Use In Commerce: 2001/08/08 online retail store services featuring computer games, dvds, and apparel, namely, shirts, t-shirts, sweatshirts, casualand leisure jackets; headgear, namely, hats and caps		


U.S. Registration No.	2391635	Application Date	11/15/1999
Registration Date	10/03/2000	Foreign Priority Date	NONE
Word Mark	R		
Design Mark			
Description of Mark	NONE		
Goods/Services	Class 009. First use: First Use: 1999/04/01 First Use In Commerce: 1999/04/01 COMPUTER GAMES SOFTWARE AND VIDEO GAME PROGRAMS		


U.S. Registration No.	3351855	Application Date	05/04/2007
Registration Date	12/11/2007	Foreign Priority Date	NONE
Word Mark	R		
Design Mark			
Description of Mark	The mark consists of a stylized R with a star on the right.		
Goods/Services	Class 009. First use: First Use: 1999/10/31 First Use In Commerce: 1999/10/31 Entertainment software, namely, game discs and downloadable game software for use with personal computers, video game consoles, hand held gaming devices		

U.S. Registration No.	3843554	Application Date	11/14/2008
Registration Date	09/07/2010	Foreign Priority Date	NONE
Word Mark	R		

Design Mark			
Description of Mark	The mark consists of a stylized "R" with a star on the right.		
Goods/Services	Class 041. First use: First Use: 1999/04/30 First Use In Commerce: 1999/04/30 entertainment services, namely, providing online games, providing a website featuring computer games and video games, and news, information, tips, hints, contests, computer interface themes, enhancements, audio-visual content, music, films, videos, television programs, animated series, and other multimedia materials in the field of computer games and video games; providing information, news and commentary in the field of computer gamesand video games		
U.S. Registration No.	3631311	Application Date	11/18/2008
Registration Date	06/02/2009	Foreign Priority Date	NONE
Word Mark	R		




Design Mark	
Description of Mark	NONE
Goods/Services	Class 025. First use: First Use: 2001/08/21 First Use In Commerce: 2001/08/21 Men, women and children's clothing, namely, shirts, t-shirts, sweatshirts, casual and leisure jackets; headgear, namely, hats and caps

U.S. Registration No.	3619405	Application Date	11/18/2008
Registration Date	05/12/2009	Foreign Priority Date	NONE
Word Mark	R		
Design Mark			

Description of Mark	NONE
Goods/Services	Class 009. First use: First Use: 2006/12/13 First Use In Commerce: 2006/12/13 Downloadable music, ringtones, graphics, and wallpaper via the Internet and mobile devices Class 035. First use: First Use: 2006/12/13 First Use In Commerce: 2006/12/13 On-line retail store services featuring downloadable sound, music, image, video and game files

U.S. Registration No.	3616037	Application Date	12/18/2008
Registration Date	05/05/2009	Foreign Priority Date	NONE

Word Mark	R
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Design Mark	
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
Description of Mark	NONE
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
Goods/Services	Class 016. First use: First Use: 1999/11/09 First Use In Commerce: 1999/11/09 printed matter, namely books, pamphlets, strategy guides and manuals in the field of video games; posters; stickers
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U.S. Registration No.	3695041	Application Date	11/18/2008
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Registration Date	10/13/2009	Foreign Priority Date	NONE
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Word Mark	R
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
Design Mark	
Description of Mark	NONE
Goods/Services	Class 041. First use: First Use: 1999/10/30 First Use In Commerce: 1999/10/30 Arranging and conducting special events and parties

U.S. Registration No.	3950918	Application Date	09/02/2010
Registration Date	04/26/2011	Foreign Priority Date	NONE
Word Mark	R		
Design Mark			
Description of Mark	NONE		

Goods/Services	Class 009. First use: First Use: 2000/11/28 First Use In Commerce: 2000/11/28 sound recordings featuring music and digital music downloadable from the Internet and wireless devices
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U.S. Registration No.	3992563	Application Date	09/02/2010
Registration Date	07/12/2011	Foreign Priority Date	NONE

Word Mark	R
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
Design Mark	
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
Description of Mark	NONE
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Goods/Services	Class 041. First use: First Use: 1999/11/17 First Use In Commerce: 1999/11/17 Entertainment services, namely, providing on-line prerecorded nondownloadable, music, films, and movies via a global computer network
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U.S. Registration No.	4034074	Application Date	12/22/2010
Registration Date	10/04/2011	Foreign Priority Date	NONE

Word Mark	R
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Design Mark			
Description of Mark	NONE		
Goods/Services	<p>Class 009. First use: First Use: 2010/10/19 First Use In Commerce: 2010/10/19            Animated motion picture films featuringentertainment, namely, action, adventure, dramatic, comedic, children's and documentary themes; computer and video gameprograms and software, and related programs and software, namely, screensavers,digital music files, videos, films and other multimedia materials, all featuring entertainment, namely, action, adventure, dramatic, comedic, children's and documentary themes, all delivered via pre-recorded discs and other pre-recorded media and via downloadable delivery on global computer networks and wireless networks; pre-recorded discs and other pre-recorded digital and electronic media in the field of live action programs, motionpictures, or animation featuring entertainment, namely, action, adventure, dramatic, comedic, children's and documentary themes</p> <p>Class 041. First use: First Use: 1999/04/30 First Use In Commerce: 1999/04/30            Entertainment services, namely, providing online computer and video games, providing a website featuring use of non-downloadable computer and video games, and news, information, tips, hints, contests, computer interface themes and enhancements, audio-visual content, music, films, videos, television programs, animated series, and other multimedia materials, all non-downloadable and all in the field of computer games and video games; providing information, news and commentary in the field of computer games and videogames</p>		
U.S. Registration No.	4216755	Application Date	11/17/2011
Registration Date	10/02/2012	Foreign Priority Date	NONE
Word Mark	R		

Design Mark	
Description of Mark	NONE
Goods/Services	Class 028. First use: First Use: 2003/10/31 First Use In Commerce: 2003/10/31 Games, toys, and playthings, namely, dolls, toy action figures and accessories therefor

Attachments	75835088#TMSN.png( bytes ) 76408131#TMSN.png( bytes ) 85204403#TMSN.png( bytes ) 85419485#TMSN.png( bytes ) 77627445#TMSN.png( bytes ) 77614814#TMSN.png( bytes ) 77715935#TMSN.png( bytes ) 77142681#TMSN.png( bytes ) 78886446#TMSN.png( bytes ) 75835094#TMSN.png( bytes ) 77173249#TMSN.png( bytes ) 77614900#TMSN.png( bytes ) 77616894#TMSN.png( bytes ) 77616897#TMSN.png( bytes ) 77636344#TMSN.png( bytes ) 77616981#TMSN.png( bytes ) 85122037#TMSN.png( bytes ) 85122117#TMSN.png( bytes ) 85204405#TMSN.png( bytes ) 85475008#TMSN.png( bytes ) Notice of Opposition.pdf(45824 bytes )
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### Certificate of Service

The undersigned hereby certifies that a copy of this paper has been served upon all parties, at their address record by First Class Mail on this date.

Signature	/Ilaria Maggioni/
Name	Ilaria Maggioni
Date	02/22/2016

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE  
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD**

**IN THE MATTER OF TRADEMARK APPLICATION  
SERIAL NO. 86/562,222 PUBLISHED IN THE  
OFFICIAL GAZETTE ON AUGUST 25, 2015  
MARK: ROCKSTAR**

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TAKE-TWO INTERACTIVE	:	
SOFTWARE, INC.	:	
	:	
Opposer,	:	
	:	
v.	:	<u>OPPOSITION NO.</u>
	:	
BELKIN INTERNATIONAL, INC.	:	
	:	
	:	
Applicant.	:	
-----X		

**NOTICE OF OPPOSITION**

Take-Two Interactive Software, Inc. (“Opposer”) is a corporation organized under the laws of Delaware with a principal place of business at 622 Broadway, New York, New York 10012. Opposer believes its trademark and/or service mark rights will be damaged by the registration of the mark ROCKSTAR (“Applicant’s Mark”) for “Multi-port devices, namely, data access ports for connecting multiple data and electrical devices (based on use); multi-port devices, namely, USB chargers, USB chargers for use in vehicles, AC electrical outlets and plugs with USB chargers, and USB hubs, cables and connectors; battery packs; surge protectors; multi-port digital media streaming devices that allow wireless streaming to multiple devices; multi-port charging appliances for rechargeable equipment, namely, charging docks and charging stands (based on intent to use)” in International Class 9 (“Applicant’s Goods”) covered by the above-identified application (the “Application”) and having been granted a first extension of time to



oppose up to and including December 23, 2015, and a further extension of time to oppose, with Applicant's consent, up to and including February 21, 2016, hereby opposes the same.

The grounds for opposition are as follows:

1. Opposer is a leading developer, marketer and publisher of interactive entertainment software and accessories, including video and computer games and online interactive video games, interactive video and online entertainment services and a wide array of related goods and services (collectively, "Opposer's Goods and Services"). Opposer's Goods and Services are marketed and sold to consumers throughout the world.

2. As set forth in detail below, Opposer, through its affiliated companies, offers such goods and services under trade names, trademarks and service marks comprising or containing the term ROCKSTAR and/or the letter "R" combined with a star design, used alone or with other words or designs (collectively, "Opposer's ROCKSTAR Marks"). The iteration of Opposer's ROCKSTAR Marks combining an R and a star design denotes and is understood by consumers to stand for the word "Rockstar".

3. Take-Two is the parent company of the world famous video game developer Rockstar Games, Inc. ("Rockstar"). Rockstar has conducted business under the ROCKSTAR house mark since 1998, long prior to any constructive use date claimed in the application herein opposed. Rockstar uses the ROCKSTAR house mark in conjunction with other words for a variety of goods and services. For example, Rockstar offers software users the opportunity to purchase the ROCKSTAR PASS subscription software package, entitling them to download all add-on content for each game. Similarly, Rockstar offers extensive social networking and data services to its software users and website visitors under the ROCKSTAR GAMES SOCIAL CLUB mark. Rockstar also sells ROCKSTAR and R & Star branded goods through the

ROCKSTAR WAREHOUSE website. Rockstar marks all of its software with the ROCKSTAR GAMES mark and each of its subsidiary development studios uses ROCKSTAR as a formative mark including Rockstar North, Rockstar London, Rockstar Leeds, Rockstar Lincoln, Rockstar San Diego, Rockstar Toronto and Rockstar New England. In addition to those listed above, Rockstar also uses the ROCKSTAR house mark for numerous other products and services, including ROCKSTAR FILMS (television and movie production) and ROCKSTAR LOFT (entertainment events).

4. Beginning in 1999, Opposer, through its Rockstar subsidiary, has used Opposer's ROCKSTAR Marks to designate its world famous entertainment software, computer and video games, and related products and services. These products marketed in connection with Opposer's ROCKSTAR Marks include some of the best-selling video games in the world, including the GRAND THEFT AUTO, RED DEAD, MIDNIGHT CLUB, and MAX PAYNE series of video games. The GRAND THEFT AUTO series of games alone have collectively sold well over 210 million copies, and Rockstar is one of the best recognized and most successful game developers in the world. *Grand Theft Auto V* grossed over \$1 billion in retail sales in only three days after its September 2013 release. As an example of how popular Rockstar is -- and how well known Opposer's ROCKSTAR Marks are -- a Google search for the words ROCKSTAR and GAMES performed on February 19, 2016 resulted in 14,500,000 hits.

5. Since adopting Opposer's ROCKSTAR Marks, Opposer has expanded use of such marks to a broad variety of products and services, including without limitation, television programs; websites featuring news, information, animated films and other multimedia materials; animated motion picture films; special events and parties; magazines; manuals; guides; periodicals; books; pre-recorded video discs; prerecorded digital music files and sound

recordings; retail services featuring music; online streaming of music; music publishing services; providing downloadable music, ringtones, graphics, and wallpaper for mobile phones; on-line retail store services; downloadable image, video and game files; clothing, including but not limited to jackets, hats, sweaters, hooded sweatshirts, and t-shirts; and retail services featuring clothing.

6. Opposer also operates an online store designated ROCKSTAR WAREHOUSE. Through this store, located at [www.rockstarwarehouse.com](http://www.rockstarwarehouse.com), Opposer sells and distributes promotional products bearing Opposer's ROCKSTAR Marks.

7. Opposer has continuously and prominently used Opposer's ROCKSTAR Marks since their adoption. Opposer has extensively advertised and promoted Opposer's ROCKSTAR Marks in connection with the many goods and services described above, and has achieved significant sales, exposure and recognition of the above described goods and services bearing or used in connection with Opposer's ROCKSTAR Marks.

8. By virtue of Opposer's longstanding use, advertisement and promotion of Opposer's ROCKSTAR Marks and the goods and services they designate, these marks have developed enormous goodwill in the trade and among consumers and have become famous and associated in the mind of the public with Opposer's well-known products and services.

9. Opposer owns numerous federal trademark registrations and applications for Opposer's ROCKSTAR Marks, including without limitation:

- A. Registration No. 2,456,387 for ROCKSTAR GAMES for "computer games software and video game programs" (class 9), which issued May 29, 2001, and has achieved incontestable status;
- B. Registration No. 2,855,543 for R ROCKSTAR GAMES and Design for "computer game software and video game programs" (class 9), which issued June 22, 2004, and has achieved incontestable status;

- C. Registration No. 4,037,654 for ROCKSTAR GAMES for “animated motion picture films featuring entertainment, namely, action, adventure, dramatic, comedic, children's and documentary themes; computer and video game software, and related programs and software, namely, screensavers, digital music files, videos, films and other multimedia materials, all featuring entertainment, namely, action, adventure, dramatic, comedic, children's and documentary themes, all delivered via pre-recorded discs and other pre-recorded media and via downloadable delivery on global computer networks and wireless networks; pre-recorded discs and other pre-recorded digital and electronic media in the field of live action programs, motion pictures, or animation featuring entertainment, namely, action, adventure, dramatic, comedic, children's and documentary themes” (class 9); and “entertainment services, namely, providing a website featuring use of non-downloadable computer and video games, and news, information, tips, hints, contests, computer interface themes and enhancements, audio-visual content, music, films, videos, television programs, animated series, and other multimedia materials, all non-downloadable and all in the field of computer games and video games; providing information, news and commentary in the field of computer games and video games” (class 41), which issued October 11, 2011;
- D. Application No. 85/419,485 for ROCKSTAR STUDIOS for “computer and video game programs and software; downloadable computer and video game programs and software; downloadable digital materials, namely, ring tones, wallpapers, screensavers, digital music files, and graphics, videos, films, multimedia files, and animated films in the field of video games and computer games, all delivered via global computer networks and wireless networks; pre-recorded digital media featuring computer games and video games, ring tones, wallpapers, screensavers, digital music files, and graphics, videos, films, multimedia files, and animated films in the field of video games and computer games; and pre-recorded video discs and other pre-recorded digital and electronic media in the field of live action programs, motion pictures, or animation featuring entertainment, namely, action, adventure, dramatic, comedic, children's and documentary themes” (class 9); “printed materials, namely, books, pamphlets, periodicals, magazines, and manuals in the field of video games; posters” (class 16); “clothing, namely, shirts, t-shirts, sweatshirts, jackets, and headgear, namely, hats and caps, and footwear” (class 25); and “entertainment services, namely, providing online games; providing a website featuring non-downloadable computer and video games, news, information, films, animated films, and other multimedia materials in the field of computer games and video games; providing information, news and commentary in the field of computer games and video games; animated motion picture films featuring entertainment, namely, action, adventure, dramatic, comedic, children's and documentary themes” (class 41), which was filed on September 9, 2011;

- E. Registration No. 3,956,411 for ROCKSTAR WAREHOUSE and Design for “online retail store services featuring computer games, DVDs, posters, printed publications, bags, toys and apparel, namely, shirts, t-shirts, sweatshirts, casual and leisure jackets, and headgear, namely, hats and caps” (class 35), which issued on May 10, 2011;
- F. Registration No. 3,956,407 for ROCKSTAR LOFT for “arranging and conducting special events and parties” (class 41), which issued on May 10, 2011;
- G. Application No. 77/715,935 for the ROCKSTAR and Design Mark for “clothing, namely, shirts, t-shirts, sweatshirts, casual and leisure jackets; headgear, namely, caps” (class 25), which was filed on April 17, 2009;
- H. Application No. 77/142,681 for ROCKSTAR for “clothing, namely, shirts, t-shirts, sweatshirts, casual and leisure jackets; headgear, namely, hats and caps” (class 25), which was filed on March 28, 2007;
- I. Registration No. 4,843,249 for ROCKSTAR WAREHOUSE for “online retail store services featuring computer games, dvds, and apparel, namely, shirts, t-shirts, sweatshirts, casual and leisure jackets; headgear, namely, hats and caps” (class 35), which issued on November 3, 2015;
- J. Registration No. 2,391,635 for the R & Star Design Mark for “computer game software and video game programs” (class 9), which issued October 3, 2000, and has achieved incontestable status;
- K. Registration No. 3,351,855 for the R & Star Design Mark for “entertainment software, namely, game discs and downloadable game software for use with personal computers, video game consoles, hand held gaming devices” (class 9), which issued December 11, 2007, and has achieved incontestable status;
- L. Registration No. 3,843,554 for the R & Star Design Mark for “entertainment services, namely, providing online games, providing a website featuring computer games and video games, and news, information, tips, hints, contests, computer interface themes, enhancements, audio-visual content, music, films, videos, television programs, animated series, and other multimedia materials in the field of computer games and video games; providing information, news and commentary in the field of computer games and video games” (class 41), which issued September 7, 2010;
- M. Registration No. 3,631,311 for the R & Star Design Mark for “men, women and children's clothing, namely, shirts, t-shirts, sweatshirts, casual and leisure jackets; headgear, namely, hats and caps” (class 25), which issued June 2, 2009, and has achieved incontestable status;

- N. Registration No. 3,619,405 for the R & Star Design Mark for “downloadable music, ringtones, graphics, and wallpaper via the Internet and mobile devices” (class 9); and “on-line retail store services featuring downloadable sound, music, image, video and game files” (class 35), which issued May 12, 2009, and has achieved incontestable status;
- O. Registration No. 3,616,037 for the R & Star Design Mark for “printed matter, namely books, pamphlets, strategy guides and manuals in the field of video games; posters; stickers” (class 16), which issued May 5, 2009, and has achieved incontestable status;
- P. Registration No. 3,695,041 for the R & Star Design Mark for “arranging and conducting special events and parties” (class 41), which issued October 13, 2009, and has achieved incontestable status;
- Q. Registration No. 3,950,918 for the R & Star Design Mark for “sound recordings featuring music and digital music downloadable from the Internet and wireless devices” (class 9), which issued April 26, 2011;
- R. Registration No. 3,992,563 for the R & Star Design Mark for “entertainment services, namely, providing on-line prerecorded nondownloadable, music, films, and movies via a global computer network” (class 41), which issued July 12, 2011;
- S. Registration No. 4,034,074 for the R & Star Design Mark for “animated motion picture films featuring entertainment, namely, action, adventure, dramatic, comedic, children's and documentary themes; computer and video game programs and software, and related programs and software, namely, screensavers, digital music files, videos, films and other multimedia materials, all featuring entertainment, namely, action, adventure, dramatic, comedic, children's and documentary themes, all delivered via pre-recorded discs and other pre-recorded media and via downloadable delivery on global computer networks and wireless networks; pre-recorded discs and other pre-recorded digital and electronic media in the field of live action programs, motion pictures, or animation featuring entertainment, namely, action, adventure, dramatic, comedic, children's and documentary themes” (class 9); and “entertainment services, namely, providing online computer and video games, providing a website featuring use of non-downloadable computer and video games, and news, information, tips, hints, contests, computer interface themes and enhancements, audio-visual content, music, films, videos, television programs, animated series, and other multimedia materials, all non-downloadable and all in the field of computer games and video games; providing information, news and commentary in the field of computer games and video games” (class 41), which issued on October 4, 2011;

- T. Registration No. 4,216,755 for the R & Star Design Mark for “games, toys, and playthings, namely, dolls, toy action figures and accessories therefor” (class 28), which issued on October 2, 2012.

10. The above applications and registrations are valid and subsisting, and are in full force and effect and are owned by Opposer.

11. On March 12, 2015, Belkin International, Inc. (“Applicant”) filed Application Serial No. 86/562,222 for the mark ROCKSTAR in International Class 9, alleging to have used Applicant’s Mark in connection with “multi-port devices, namely, multiple port data access devices” and claiming a date of first use anywhere and first use in commerce of February 29, 2008; and further alleging an intent to use Applicant’s Mark in connection with “multi-port devices, namely, USB chargers, USB chargers for use in vehicles, AC outlets with USB chargers, USB hubs, cables and connectors, battery packs, surge protectors, devices that allow wireless streaming to multiple devices, charging docks, charging stands.” On July 7, 2015, in response to Office Action, Applicant amended the identification of goods of the Application to Applicant’s Goods reading: “Multi-port devices, namely, data access ports for connecting multiple data and electrical devices (based on use); multi-port devices, namely, USB chargers, USB chargers for use in vehicles, AC electrical outlets and plugs with USB chargers, and USB hubs, cables and connectors; battery packs; surge protectors; multi-port digital media streaming devices that allow wireless streaming to multiple devices; multi-port charging appliances for rechargeable equipment, namely, charging docks and charging stands (based on intent to use),” in International Class 9. The Application was approved for publication and subsequently published for opposition on August 25, 2015.

12. Upon information and belief, Applicant did not use Applicant’s Mark in the United States in connection with Applicant’s goods “multi-port devices, namely, data access ports for connecting multiple data and electrical devices” covered by the Application prior to its

claimed first use date of February 29, 2008. Further, upon information and belief, Applicant has not used Applicant's Mark in the United States in connection with the remaining Applicant's goods "multi-port devices, namely, USB chargers, USB chargers for use in vehicles, AC electrical outlets and plugs with USB chargers, and USB hubs, cables and connectors; battery packs; surge protectors; multi-port digital media streaming devices that allow wireless streaming to multiple devices; multi-port charging appliances for rechargeable equipment, namely, charging docks and charging stands" covered by the Application.

13. By virtue of Opposer's prior use and promotion of and registrations for Opposer's ROCKSTAR Marks, Opposer has rights in Opposer's ROCKSTAR Marks prior and superior to any alleged rights of Applicant in Applicant's Mark covered by the Application.

14. Applicant's Goods for which Applicant seeks to register the above-captioned Application are closely related to the wide variety of computer software and related goods and services bearing Opposer's ROCKSTAR Marks and offered in connection with Opposer's ROCKSTAR Marks.

15. The use of ROCKSTAR, which constitutes all of Applicant's Mark, is closely and confusingly similar to the dominant "Rockstar" element of Opposer's ROCKSTAR Marks.

16. Applicant's Mark so resembles Opposer's ROCKSTAR Marks as to be likely, when used in connection with Applicant's Goods, to cause confusion, to cause mistake, and to deceive the trade and public, who are likely to believe that Applicant's Goods have their origin with Opposer and/or that such goods are approved, endorsed or sponsored by Opposer or associated in some way with Opposer. Opposer would therefore be injured by the granting to Applicant of a certificate of registration for Applicant's Mark.



17. Opposer's ROCKSTAR Marks are distinctive and famous and enjoyed such fame well prior to Applicant's alleged first use date February 29, 2008, and/or the filing date of the Application March 12, 2015. Opposer would be further injured by the granting of a certificate of registration for Applicant's Mark, because such mark is likely to dilute the distinctive quality of Opposer's ROCKSTAR Marks and impair the distinctiveness of Opposer's ROCKSTAR Marks.

WHEREFORE, Opposer respectfully requests that this Opposition be sustained and that the registration of the mark ROCKSTAR be refused.

Dated: February 22, 2016  
New York, New York

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**CERTIFICATE OF SERVICE**

I, Ilaria Maggioni, am an attorney at Kelley Drye & Warren LLP, attorneys for Opposer Take-Two Interactive Software, Inc., and hereby affirm under the penalties of perjury, that on February 22, 2016, I caused a true and correct copy of the foregoing Notice of Opposition to be served via first class mail, postage prepaid, upon Attorney for Applicant at the address of record listed at the USPTO:

Kathryn Starshak, Esq.  
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P.O. Box 1135  
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/Ilaria Maggioni/  
Ilaria Maggioni